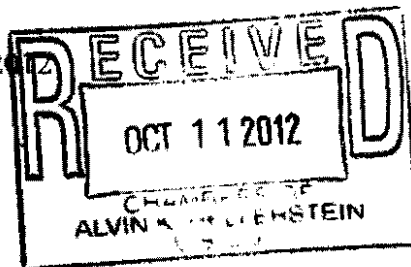


U.S. Department of Justice

United States Attorney  
Southern District of New YorkThe Silvio J. Mollo Building  
One Saint Andrew's Plaza  
New York, New York 10007**BY FACSIMILE**

October 11, 2012

Honorable Alvin K. Hellerstein  
United States District Court  
Southern District of New York  
500 Pearl Street  
New York, New York 10007Re: United States v. Alfredo Davis  
SI 11 Cr. 295 (AKH)

Dear Judge Hellerstein:

As per the Court's schedule, the above-referenced defendant filed his Motion to Withdraw a Guilty Plea yesterday on October 10, 2012. The Government's response is due October 17, 2012. In support of his Motion, the defendant supplied a sworn affidavit which included certain factual representations with respect to his basis for wanting his plea back. It is also the Government's understanding that, during the pendency of his prosecution, the defendant has submitted ex parte, pro se letters to the Court. As the defendant has now represented certain facts under oath in support of his Motion, the Government requires his earlier correspondence in order to properly respond. Accordingly, the Government respectfully requests the Court provide the Government (and recently appointed defense counsel who is copied on this letter) with copies of any and all correspondence it has received from the defendant during the case, as soon as possible. The Government knows of no legal basis protecting such communications between the defendant and the Court from disclosure.

Respectfully submitted,

PREET BHARARA  
United States AttorneyBy:   
Parvin Moyne/Glen McGorty  
Assistant United States Attorneys  
(212) 637-2510/2505

There are four letters: 3/10/12, 3/1/12, 6/7/11, 6/20/12 in my chambers file. They will be produced at the going 7 argument, just to defense counsel, then to the AUSA (subject to objection). I did not read the 3/1/12 letter.

cc: Judge Confort-Suede, Esq.

10/12/12

Judge wrote:

“There are four letters: 3/10/12, 3/1/12, 6/7/11, 6/20/12 in chambers file. They will be produced at the opening of argument, first to defense counsel, then to the AUSA (subject to objection). I did not read the 3/1/12 letter.

10/12/12

Alvin K. Hellerstein”